T-834 P.002/007 F-209 Page 1 of 7 PageID #:

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CORTDON B. QUNNAM PHILIP A. HEIMOWITZ JASON W. KAPLAN

May 13, 2005

Re: The Estate of Yaron Ungar v. The Palestinian Authority,

No. 00-105L (U.S. District Court for the District of Rhode

Island)

Dear David:

cords.

Attached please find the fully executed Confidentiality Agreement for your re-

Please feel free to contact me should you have any questions.

Sincerely,

Tamara L. Schlinger

David J. Strachman, Esq. McIntyre, Tate, Lynch & Holt LLP 321 South Main Street, Suite 400 Providence, Rhode Island 02903

VIA FACSIMILE

CC:

James R. Oswald, Esq. R. Bart Totten, Esq. Robert A. Alessi, Esq.

CONFIDENTIALITY AGREEMENT

Pursuant to this Confidentiality Agreement, dated as of May 13, 2005, between and among the undersigned, it is hereby spipulated and agreed as follows:

- In response to subposense served on Canaan Equity II LP., Canaan Equity III LP., Canaan Equity III Offshore C.V. and Canaan Offshore Management N.V. (collectively "Canaan") by plaintiffs in the lawsuit captioned The Estate of Yeron Ungar v. The Polastinian Authority, No. 00-105L (U.S. District Court for the District of Rhode Island) (the "Lawsuit"), certain confidential documents and information (the "Confidential Information") may be provided to plaintiffs' counsol.
- 2. Canaan will, prior to providing documents to plaintiffs' counsel in response to the subposens, stamp such documents with the legend "Confidential Pursuant to Agreement." All documents so designated, and the information contained therein, shall be bested as "Confidential information" pursuant to this Agreement.
- All disclosures of Confidential Information that may be made by Canaan to plaintiffs' counsel shall be made with the express understanding and agreement of plaintiffs' counsel that plaintiffs' counsel will least such Confidential Information strictly confidential and will not disclose or convey the Confidential Information to any other person or entity, except as provided for herain.
- 4. The Confidential Information shall be used by plaintiffs' councel solely in connection with counsel's efforts to collect the judgment entered in the Lawsuit.

PBT 5/13/05

- 5. Confidential Information shall be disclosed by plaintiffs' counsel only to counsel for any party to the Lawsuit, counsel retained by plaintiffs to assist in the collection in any jurisdiction of the judgment entered in the Lawsuit and counsel's staff on a need-to-know basis. To the extent necessary, the Confidential Information may also be submitted to the United States District Count for the District of Rhode Island for use in the Lawsuit and in any jurisdiction wherein plaintiffs seek to enforce the judgment.
- E. Persons having knowledge of the Confidential Information by virtue of their participation in the conduct of the Lawsult or by virtue of their having been shown copies of confidential documents shall not disclose the Confidential Information, its contents or any portion or summary thereof to any person other than those identified in Paragraph 5, above.
- 7. The restrictions contained herein concerning the variential and use by plaintiffs and/or their coursel of the Confidential Information shall remain in effect after Plaintiffs have concluded their efforts to collect the judgment entered in the Lawsuit.
- 8. Plaintiffs' counsel shall immediately notify Canagan's counsel, Robert A.

 Alassi, in writing (via facsimile at (212) 268-5420) of any attempt by any person or entity to compal disclosure, via subposes or other service of process, of the Confidential Information, Plaintiffs' counsel shall provide Canagan with a reasonable opportunity to contest such subposes or other service of process, and plaintiffs' counsel shall not take a position contrary to that of Canagan in connection therewith.
- 9. Cansan door not inlend to provide plaintiffs' course! with any information or documents probabled by the attorney-client privilege, the attorney work-product doo-

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205 5/13/05 DAM Way-13-05 03:51pm From-19 Cahill Gordon & Reindel LLP 212-269-5420--19 T-834 P.005/007 F-209

Case 1:00-cv-00105-L-DLM Document 385-4 Filed 11/09/06 Page 4.0f 7 PagelD #:

May-13-05 01:43pm From-18 Cahill Gordon & Reindel LLP 257 212-269-5420--19 T-632 P.004/007 PagelD #:

From-

trine or any other applicable phyllege or protection. Plaintiffs and their counsel expressly agree not to essent in any forum whatsoever that any production of documents or other transmittal of information pursuant to this Agreement, including any inodvertent disclosure of privileged documents or information, has resulted in any waiver by Canaan of any applicable privilege or protection.

- 10. Nothing in this Agreement creates, imposes or memorializes any obligation on the part of Canaan to provide any information to plaintiffs' counsel.
- 11. By no later than fourteen (14) days after plaintiffs have concluded their efforts in any jurisdiction to collect the judgment entered in the Lawsuit, plaintiffs' counsel shall either (1) return to Canaan all written Confidential Information provided to them pursuant to this Agreement (including all copies made thereof) or (2) certify to Canaan in a signed writing that plaintiffs' counsel has destroyed all written Confidential Information.
- 12. This Agreement may be executed in counterparts and/or in facsimile form with the same effect on if the parties hands had executed a single original Agreement.

 Focsimila aignotures shall have the same effect as original aignotures in binding the parties hereto to this Agreement.
- 13. This Agreement embudies the full and complete understanding of the parties herebo and, upon execution, supersedes and randers mult and void any and all prior understandings and agreements (oral and written) among or between the parties hereto relating to the Confidential Information. Any modification or amendment of this Agree-

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2BT 5/13/05

May-13-05 03:51pm From-19 Cahill Gordon & Reindel LLP Case 1:00-cv-00105-L-DLM Document 385-4

May-18-05 01:46cm From-19 Cahill Gordon & Reindel LLP 258 212-269-5420--19 Filed 11/09/06 212-259-5420--18 T-834 P.006/007 F-209 #: From:

> ment shall be deemed null and vold unless made in a single writing signed by each of the parties hereto (or authorized representatives thereof).

> > PLAINTIFFS IN THE LAWSUIT CAPTIONED THE ESTATE OF YARON UNGAR, ET AL. V. THE PALESTIMIAN AUTHORITY, ET AL, NO. DO-105L (U.S. DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND)

By Their Attomay

DAVID J, STRACHMAN, ESQ.

MCINTER TATE, LYNCH & HOLT LLP

321 South Main Street

Suits 400

Providence, Rhade Island 02909

Tel: (401) 351-7700 Fax (401) 331-8095

Dated: May 19, 2005

CANAAN EQUITY II L.P., DANAAN EQUITY III L.P., CANAAN EQUITY IJ OFFSHORE C.V., CANAAN EQUITY III OFFSHORE C.V. AND CANAAN OFFSHORE MANAGEMENT N.V.

By Their Attorneys.

JAMES R. OSWALD, ESQ.

R BART TOTTEN, ESQ. ADLER POLLOCK & SHEEHAN P.C.

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Dated: May 13, 2005

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May-13-05 03:51pm From-19 Cahill Gordon & Reindel LLP 212-268-5420--19 Case 1:00-cv-00105-L-DLM Document 385-4 Filed 11/09/06 May-13-05 01:46pm From-18 Cahill Gordon & Reindel LLP 259 212-268-5420--19 T-834 P.007/007 F-208 Page 6 of 7 Page1D #: rrom-

- and -

ROBERT A. ALESSI, ESQ. TAMARA L. SCHLINGER, ESQ. CAHILL GORDON & RENDEL UP Eighty Pine Street New York, New York 10005-1702 Tel: (212) 701-3000 Fex: (212) 269-5420

May-13-05 03:50pm From-19 Cahill Gordon & Reindel LLP 212-269-5420--19 Case 1:00-cv-00105-L-DLM Document 385-4 Filed 11/09/06 CAHILL GORDONG REINDEL LLP

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Eighty Pine Street New York, New York 10005-1702 212- 701-3000

FAX TRANSMITTAL SHEET

212-269-5420

IF THERE ARE ANY PROBLEMS, PLEASE CALL FAX DEPT. AT: 212-701-3557

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No. of Pages (including cover page)	Date 5//3/05
FOR David Strachman, Esg.	TIME STARTED
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FROM Tamara Shlinger	TIME_FINISHED
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	(Print Name)